Michael Brady Lynch (SBN 219214) Michael@mblynchfirm.com Amy E. German (SBN 105926) amy@mblynchfirm.com

THE MICHAEL BRADY LYNCH FIRM

127 West Fairbanks Ave., Ste. 528

Winter Park, FL 32789 Telephone: (877) 513-9517 Facsimile: (321) 972-3568

Michael Louis Kelly (SBN 82063)

mlk@kirtlandpackard.com

Behram V. Parekh (SBN 180361)

bvp@kirtlandpackard.com Ruth Rizkalla (SBN 224973) rr@kirtlandpackard.com

KIRTLAND & PACKARD LLP

2041 Rosecrans Avenue, Third Floor

El Segundo, California 90245 Telephone: (310) 536-1000 Facsimile: (310) 536-1001

Counsel for Plaintiff

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

JENNIFER AN	VZO, an	individual:	

Plaintiff,

v.

JANSSEN RESEARCH & DEVELOPMENT, LLC; JANSSEN PHARMACEUTICALS, INC.; JOHNSON & JOHNSON,

Defendants.

CASE NO. 2:15-cv-02217-KJM-EFB

STIPULATION AND ORDER TO STAY ACTION PENDING JPML DETERMINATION

WHEREAS, the Court's September 2, 2016 Minute Order provides that by the close of business

Case 3:16-cv-09211-BRM-LHG Document 29 Filed 10/17/16 Page 2 of 3 PageID: 298

on October 13, 2016, the parties shall file a stipulation/proposed order or Plaintiff shall file a motion for

the filing of an amended complaint;

WHEREAS, the Parties agree Plaintiff filed her Complaint on October 26, 2015. Plaintiff

alleges personal injuries resulting from use of Invokana®.

WHEREAS, the Parties agree that currently pending before the JPML is a Motion for Transfer

of actions filed in this judicial district and other districts in the federal and state court system that

involve Invokana® use to be transferred to MDL 2750 for coordinated and consolidated pretrial

proceedings, pursuant to 28 U.S.C. § 1407.

WHEREAS, the Parties hereby stipulate that a stay is appropriate in the above-entitled action

until after resolution of a pending motion before the Judicial Panel on Multidistrict Litigation

("JPML") that seeks to transfer multiple cases filed against Defendant Janssen Pharmaceuticals, Inc.,

et al, ("Janssen") involving Invokana® (canagliflozin) to In re: Invokana® (Canagliflozin) Products

Liability Litigation, MDL No. 2750 ("MDL 2750").

WHEREAS, the Parties have agreed this stipulation will further judicial economy, and allow

the Parties to efficiently pursue pleadings, motions, and discovery once the appropriate course of

action is determined by the JPML.

WHEREAS, the Parties request the Court to stay all proceedings in this action, including, but

not limited to the filing of a stipulation/proposed order or motion for the filing of an amended

complaint and the scheduled Status (Pretrial Scheduling) Conference set for January 5, 2017 at 2:30

PM in Courtroom 3 before District Judge Kimberly J. Mueller with the filing of a joint status report

due seven days prior, pending the resolution of the pending motion by the JPML.

The Parties hereby STIPULATE this case be stayed pending the JPML's ruling on the pending

motion.

Dated: October 11, 2016

Respectfully Submitted

CERTIFICATE OF SERVICE

By: /s/ Michael B. Lynch Michael B. Lynch (SBN 21914) THE MICHAEL BRADY LYNCH FIRM 127 West Fairbanks Ave., Ste. 528 Winter Park, FL 32789 Tel: (877) 513-9517 Fax: (321) 972-3568

Michael Louis Kelly Behram V. Parekh Ruth Rizkalla

michael@mblynchfirm.com

By: /s/ Behram V. Parekh
Behram V. Parekh (SBN 180361)
bvp@kirtlandpackard.com
KIRTLAND & PACKARD LLP
2041 Rosecrans Avenue, Third Floor
El Segundo, California 90245
Telephone: (310) 536-1000
Facsimile: (310) 536-1001

Counsel for Plaintiffs

By: /s/ Mollie F. Benedict
TUCKER ELLIS LLP
515 South Flower Street
Forty-Second Floor
Los Angeles, CA 90071-2223
Tel: 213.430.3400; Fax: 213.430.3409

Counsel for Defendants Janssen Research & Development, LLC, Janssen Pharmaceuticals, Inc. and Johnson & Johnson

IT IS SO ORDERED.

Dated: October 14, 2016.

UNITED STATES DISTRICT JUDGE